IN THE MICHIGAN COURT OF APPEALS ORDER

Re: Lori McKinney v Michael Villalva

Docket No. **299736** L.C. No. **09-110131-DZ**

Michael J. Talbot, Judge, acting under MCR 7.211(E)(2), orders:

The motion for damages for a vexatious appeal is DENIED without prejudice to a motion filed after the case is scheduled for submission on the case call under MCR 7.213(D), the substance of the appeal not yet being before the Court. See MCR 7.211(C)(8).



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

July 13, 2011

Date